

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

ATTORNEY DOCKET,NO. T. T. R. T. / R.F. FIRST NAMED APPLICANT CHE / FILING DATE KAYVEM APPLICATION NUMBER HM12/1218 EXAMINER: POBIN M SILVA FLEHR HOHEACH TEST ALBRITTON & HERBERT PAPER NUMBER FOUR EMBARCADERG CENTER ART UNITA SUITE 3400 SAN FRANC/SCO CA 94111-4187 DATE MAILED:

NOTICE OF ABANDONMENT	
This application is abandoned in view of: Applicant's failure to timely file a proper response to the Office letter mailed on was	 •
A response (with a Certificate of Mailing or Transmission of	received on a total extension of
time ofmonth(s)) which expired on, but it does not constitute a	proper response to the final
rejection. (A proper response to a final rejection consists only of: a timely filed amendment which p condition for allowance; a Notice of Appeal; or the filing of a continuing application under	laces the application in 37 CFR 1.62 (FWC).
Applicant's failure to timely pay the required issue fee within the statutory period of three moderns	received on
of the Notice of Allowance. The issue fee (with a Certificate of Mailing or Transmission of) was	1 1 1 2 is \$
 ☐ The issue fee (with a Certificate of Mailing of Transmission Property of The submitted issue fee of \$is insufficient. The issue fee required by 37 CFF 	Υ 1.10 15 Φ
☐ The issue fee has not been received.	
Proposed new formal drawings (with a Certificate of Mailing of Transmission of) were,
received on are not acceptable. ☐ The proposed new formal drawings filed are not acceptable.	* *
to mad drawings have been received.	, '
oz CEB 1 62/a) in favor of the FWC application files	essignes of the entire
The letter of express abandonment which is signed by the attorney or agent or reserve,	
interest, or all of the applicants. The letter of express abandonment which is signed by an attorney or agent (acting in a re 37 CFR 1.34(a) upon the filing of a continuing application.	
The decision by the Board of Patent Appeals and Interferences rendered on for seeking court review of the decision has expired and there are no allowed claims.	Dight IW. This was the
The reason(s) below:	SCOTT W. HOUTTEMAN PRIMARY EXAMINER